

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Addease COMMISSIONER FOR PATENTS PO Box 1430 Alexandria, Virginia 22313-1450 www.webjo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/587,846	09/05/2006	Jay P. Powers	038923-0197	9842
22428 FOLEY AND	7590 05/07/200 LARDNER LLP	9	EXAM	IINER
SUITE 500 3000 K STREET NW WASHINGTON, DC 20007			SHAMEEM, GOLAM M	
			ART UNIT	PAPER NUMBER
	1, 20 20007		1626	
			MAIL DATE	DELIVERY MODE
			05/07/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Office Action Summary

Application No.	Applicant(s)	
10/587,846	POWERS ET AL.	
Examiner	Art Unit	
Golam M. M. Shameem	1626	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.

Any	reply received by the C		sylveni, by statute, cause the application to become AbANDONED (35 0.3.0. § 155). s after the mailing date of this communication, even if timely filed, may reduce any
Status			
1)🛛	Responsive to	communication(s) fi	iled on <u>13 April 2009</u> .
2a)□	This action is F	INAL.	2b)⊠ This action is non-final.
3)	Since this appli	ication is in conditio	n for allowance except for formal matters, prosecution as to the merits is
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.		
Disposit	ion of Claims		
4)🛛	Claim(s) <u>1-40</u> is	s/are pending in the	application.
	4a) Of the abov	re claim(s) <u>19-40</u> is/	are withdrawn from consideration.
5)	Claim(s)	is/are allowed.	

# Application Papers

9) The specification is objected to by the Examiner.	
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the	e Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. S	See 37 CFR 1.85

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

## Priority under 35 U.S.C. § 119

a) All b) Some \* c) None of:

6) Claim(s) \_\_\_\_\_ is/are rejected. 7) Claim(s) 1-18 is/are objected to.

1.∟	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a))

\* See the attached detailed Office action for a list of the certified copies not received.

Attach	mer	ıt(s
--------	-----	------

Attachment(s)		
Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)	
Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date	
3) X Information Disclosure Statement(s) (PTO/SE/08)	5) Notice of Informal Patent Application	
Paper No(s)/Mail Date 10/23/08: 07/28/06	6) Other:	

Art Unit: 1626

#### DETAILED ACTION

### Priority

This application is a 371 of PCT/US04/35805 10/27/2004, which claims benefit for domestic priority under 35 U.S.C. § 119(e) [to a provisional application 60/515,537 10/28/2003], is acknowledged.

# Status of Claims

Claims 1-40 are currently pending in the application.

Receipt is acknowledged of amendment / response filed on April 13, 2009 and that has been entered.

Claims 19-40 are withdrawn from further consideration pursuant to 37 C.F.R. 1.142 (b) as being drawn to a non-elected subject matter.

### Information Disclosure Statement

Receipt is acknowledged of Information Disclosure Statement (IDS), filed on 10/23/2008, which has been entered in the file.

#### Response to Election/Restriction

In response to the restriction requirements, Applicants have elected Group I, which includes claims 1-18 drawn to a compound of formula, and the elected species as set forth and disclosed in Example 1-31, on page 44 of the specification (Response, page 1), with traverse is acknowledged. Applicant's arguments (to withdraw restriction among Groups I-IV) have been fully considered and found unpersuasive at this time because the Invention groups I-IV differ materially in structure and in element from each other and therefore, are capable of supporting their own patents.

Application/Control Number: 10/587,846

Art Unit: 1626

The invention Groups I-IV each relate to a set of structurally diverse and dissimilar compounds [having different variable groups, which are attached directly and indirectly to the formula], compositions comprising compounds, and their methods of use, which do not possess a substantial common core wherein a reference anticipating one would not necessarily render the other obvious. The core does not define a contribution over the art. The ring structure of formula is further substituted by different variables, which are broadly defined and when the compound of formula is taken as a whole, a plethora of vastly different compounds are possible. Thus, these features are not considered 'special technical features' under PCT rules 13.1 and 13.2. Hence, the unity of invention is considered to be lacking and restriction of the invention in accordance with the rules of unity of invention is considered to be proper.

In addition, 35 U.S.C. 372 (b)(2) clearly states that unity of invention may be reexamined under 35 U.S.C. 121. Restriction was based on PCT Rule 13.1, 13.2 and Annex B part 1(b) together with 37 CFR 1.475 and 1.499 for lacking unity of invention because of lacking a significant structural element qualifying as the special technical features.

PCT Rule 13.2 states that the international application shall relate to one invention only or to a group of inventions so linked as to form a single general inventive concept (requirement of unity of invention).

PCT Rule 13.2 states that unity of invention referred to in Rule 13.1 shall be fulfilled only when there is a technical relationship among those inventions involving one or more of the same or corresponding special technical features.

Art Unit: 1626

Annex B (2)(V) when dealing with alternatives, if it can be shown that at least one

Markush alternative is not novel over the prior art, the question of unity of invention shall be

reconsidered by the Examiner, Reconsideration does not necessarily imply that an objection

of lack of unity shall be raised. If the Examiner finds one of the inventions unpatentable over

the prior art the evidence or admission may be used in a rejection under 35 U.S.C. 103 (a) of

the other invention. Nevertheless, the Examiner may reconsider to rejoin methods of use

claims commensurate in scope with the product claims when the case would be found in

condition for allowance [provided those method claims are free from 35 U.S.C. §112 first

(including written description, reach-through claim language and/or scope-enablement

issues) and second paragraphs]. For these reasons, Applicant's arguments are found

unpersuasive and, since 35 U.S.C. 101 allows one patent per invention, the requirement for

restriction (election of species) is still deemed proper.

Applicants preserve their right to file a divisional on the non-elected subject matter.

As set forth in the restriction requirement and an election of a single compound (or set of

compounds), the invention will encompass all compounds that fall within the scope of the search

is as follows:

A compound of the formula wherein:

R1 is claimed.

Y is cycloalkyl group,

Ar1 is an aryl group,

R2 and R3 are as claimed.

Z is as claimed.

Application/Control Number: 10/587,846

Art Unit: 1626

Ar2 is limited to heteroaryl group,

R4 and R5 are as claimed and all other variables are as defined.

As a result of the election and the corresponding scope of the compound identified, claims 19-40 and the remaining subject matter of claims 1-18 are withdrawn from further consideration pursuant to 37 CFR 1.142 (b) as being drawn to non-elected inventions. The withdrawn subject matter of claims 19-40 is properly restricted as it differs materially in structure and in element from the elected subject matter supra so as to be patentably distinct there from.

### **Objections**

Claims 1-18 are objected to for containing non-elected subject matter. The claims should be amended to exclude non-elected subject matter and within the scope of elected compound.

#### Telephone Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Golam Shameem, Ph.D. whose telephone number is (571) 272-0706. The examiner can normally be reached on Monday-Thursday from 6:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph McKane, can be reached at (571) 272-0699. The Unofficial fax phone number for this Group is (703) 308-7921. The Official fax phone number for this Group is (571) 273-8300.

When filing a FAX in Technology Center 1600, please indicate in the Header (upper right) "Official" for papers that are to be entered into the file, and "Unofficial" for draft Application/Control Number: 10/587,846 Page 6

Art Unit: 1626

documents and other communications with the PTO that are not for entry into the file of the

application. This will expedite processing of your papers.

Communications via Internet e-mail regarding this application, other than those under 35

U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be

addressed to [joseph.mcKane@uspto.gov]. All Internet e-mail communications will be made of

record in the application file. PTO employees will not communicate with applicant via Internet

e-mail where sensitive data will be exchanged or where there exists a possibility that sensitive

data could be identified unless there is of record an express waiver of the confidentiality

requirements under 35 U.S.C. 122 by the applicant. See the Interim Internet Usage Policy

published by the Patent and Trademark Office Official Gazette on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application should be

directed to the Group receptionist, whose telephone number is (571) 272-1600.

/Golam M. M. Shameem/

Primary Examiner

Art Unit 1626

Technology Center 1600

Application/Control Number: 10/587,846

Page 7

Art Unit: 1626

Application/Control Number: 10/587,846 Page 8

Art Unit: 1626